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1	Plaintiff Ted Entertainment, Inc. ("Plaintiff") on the one hand, and Defendant
2	Alexandra Marwa Saber p/k/a Denims ("Defendant") on the other hand (collectively,
3	the "Parties"), by and through their respective attorneys, hereby stipulate and agree as
4	follows:
5	WHEREAS, Plaintiff filed its Complaint on June 19, 2025;
6	WHEREAS, Plaintiff served its Complaint on Defendant on June 24, 2025;
7	WHEREAS, the initial deadline for Defendant's response to the Complaint is
8	July 15, 2025; and
9	WHEREAS, the Parties have met and conferred and agreed pursuant to L.R. 8-
10	3 to stipulate to a 30-day extension for Defendant to file her response to the
11	Complaint.
12	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by
13	and between the Parties, that Defendant shall file her response to the Complaint on or
14	before August 14, 2025.
15	SO STIPULATED AND AGREED.
16	DATED: July 14, 2025 FROST LLP
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18	By:
19	BENJAMIN KASSIS BENJAMIN GRUSH
20	Attorneys for Defendant
21	Alexandra Marwa Saber p/k/a Denims
22	DATED: July 14, 2025 HEAH BAR-NISSIM LLP
23	
24	By: /s/ Rom Bar-Nissim
25	ROM BAR-NISSIM
26	Attorneys for Plaintiff Ted Entertainment, Inc.
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**ATTESTATION** 1 I, Benjamin Kassis, am the CM/ECF user whose login and password are being 2 3 used to file this Stipulation To Extend Time To Respond To Initial Complaint By Not More Than 30 Days (L.R. 8-3). Pursuant to L.R. 5-4.3.4(a)(2)(i), I hereby attest that 4 5 Rom Bar-Nissim, counsel for Plaintiff, on whose behalf this filing is jointly submitted, has concurred in this filing's content and has authorized the filing. 6 7 8 DATED: July 14, 2025 FROST LLP 9 10 By: JAMIN KASSIS 11 BENJAMIN GRUSH 12 Attorneys for Defendant Alexandra Marwa Saber p/k/a Denims 13 14 15 16 17 18 19 20 21 22

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